Appendix "A"

Disapproved Form 1 – Application to Make and Register a Firearm (8 pages)

OMB No. 1140-0011 (06/30/2019)

U.S. Department of Justice

Bureau of Alcohol, Tobacco, Firearms and Explosives

Application to Make and Register a Firearm

	AUTE III				LANGE OF STREET				SALVEN	STATE OF STA	
ATF Control Number 2023133773											
To: National Firearms Act Division, B 30353-0298 (Submit in duplicate. See it			o, Firearms a	nd Explos	sives, P.O. Bo	ox 530298, Atlanta	ı, GA				
As required by Sections 5821 (b), 5822, a			rearms Act, Ti	tle 26 U.S.	.C., Chapter 5	3, the undersigned	1. Type	of Application	check or	ne)	
hereby submits application to make and not 2. Application is made by:	egister th	e firearm describe	d below. 3a. Trade	nama /If	anul		a Ta	v Daid Suhmi	t wone to	x payment of \$200	
	AT .	COLUMN		name (1)	uny)		wi wi	th the application	on. The	tax may be paid by	
INDIVIDUAL TRUST OF LEGA	#L	GOVERNMEN					cre	edit or debit car	d, check	, or money order. Upon approval of	
3b. Applicant's name and mailing addre	ss (Type o	or print below and	between the d	dots) (see i	nstruction 2d	7)	the rec	e application, w quired National	e will af Firearm	fix and cancel the	
DEWILDE ARMS TRUST 301 STAGECOACH TRL							b. т		use firea	rm is being made on	
CODY, WY 82414, UNITED STATES										, or any department, , or agency thereof.	
3c. If P.O. Box is shown above, street	address	must be given he	re							m is being made or possession of the	
							Un	ited States, or a	ny politic	al subdivision	
3d. County 3e.	Teleph	one (area code ar	nd number)	3f. e-m	ail address (optional)				police organization of	
PARK (58	80) 461-0	202		JAKEDEV	VILDE@GMAIL	.COM	such a government entity engaged in criminal investigations.			igaged in criminal	
4. Description of Firearm (complete			struction 2j)				-				
 Name and Address of Original Ma Importer of Firearm (if any) 	mufactur	rer and/or b. Type of Firearm t (See definition 1c)			c. Caliber or Gauge	d. Model M16					
	11		If a destr item 4j	uctive dev	ice, complete	(Specify one)	Length (Inches)	e. Of Barrel:		Overall:	
SPIKE'S TACTICAL LLC, UNITED STA	ATES		MACHINEGU	JN		5.56		16	38		
							g. Serial Number 105674				
(use additional sheet if necessary) j. Type of destructive device (check or		Firearm	Explosives	(if the Exp	plosives box i	is checked, comple	te item 5 a	nd see instructi	on 21)		
If an explosive type destructive dev	vice, ider	ntify the type of e	xplosive(s):								
k. Is this firearm being reactivated?	Ye	es No (See	definition 1k)							
5. Applicant's Federal Firearms Licens	e (If any)	or Explosives Lic	ense or Permi	t Number	6. Special	(Occupational) T	ax Status (if applicable) (S	see defin	itions)	
(Give complete 15-digit Number)		-			a. Employ	yer Identification I	Number	b	. Class	5	
Under Penalties of Perjury, I Declatrue, accurate and complete and the m	naking a	nd possession of	the firearm d	on, includ	ing accompa above would	anying documents I not constitute a v	, and to the riolation of	best of my kn Title 18, U.S.	owledge C., Chap	and belief it is ter 44,	
Title 26, U.S.C., Chapter 53; or any p 7. Signature of Applicant	10VISION	is of state of foca		ne and Tit	le of Authori	zed Official			9	9. Date	
7. Signature of represent				WILDE, TRUSTEE					12/08/2022		
	The	ace helow is for	the use of th	e Bureau	of Alcohol	Tobacco, Firearm	s and Exn	losives			
By authority of the Director, Bureau of the firearm described above is:									naking a	and registration of	
Approved (With the following co	mditions	, if any)			Disapp	roved (For the fo	llowing rea	isons)			
					SEE T	HE ATTACHED	PAGE FO	R THE REAS	ON FO	R THE DISAPPROV	
Authorized ATF Official										Date	
Audiorized ATF Official		(.0	-							12/20/2022	
Previous Editions Are Obsolete	eac	2ux		ATI	Сору					ATF Form 1 (5320.1) Revised August 2017	

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	MAKER'S CERTIFICATION (not completed by a GOVERNMENT ENTITY)					
10. Law Enforcement Notification (See it Each applicant is to provide notification of the chief law enforcement officer in the agency id	nstruction 2g) e proposed making and possession of the firearm described on this Form 1 by providing a copy of the completed	form to	the			
caner law emore ment officer in the agency to	enimed below.					
Agency or Department Name	Name and Title of Official					
PARK COUNTY SHERIFF	SCOTT STEWARD, SHERIFF					
Address (Street address or P.O. Box, City, Sta	te and Zip Code) to which sent (mailed or delivered))					
1402 RIVER VIEW DRIVE, CODY, WY, 82414	, UNITED STATES					
4						
should you have information that may disqual	Information for the Chief Law Enforcement Officer at it is intent to make and register a National Firearms Act (NFA) firearm. No action on your part is required. How ify this person from making or possessing a firearm, please contact the NFA Division at (304) 616-4500 or NFA 13.a or 13.b. could disqualify a person from acquiring or possessing a firearm. Also, ATF will not approve an ap a violation of State or local law.	@atf.g	ov. on			
Maker's Questions (complete only when the						
A maker who is an individual must complete to the Answer questions 11.a. through 11.j. Answer (See instruction 7c and definitions)	his Section. Swer questions 13 through 14 if applicable. For any "Yes" answer the applicant shall provide details on a sep	arate s	heet.			
(See instruction 7c and deginitions)	Yes No 12. Photograph					
Are you under indictment or information i could imprison you for more than one year	n any court for a felony, or any other crime, for which the judge ? (See definition In)					
	r a felony, or any other crime, for which the judge could have if you received a shorter sentence including probation? (See definition 1n)					
c. Are you a fugitive from justice? (See definition)		-L 77				
other controlled substance? Warning: The Federal law regardless of whether it has or recreational purposes in the state who	use or possession of marijuana remains unlawful under been legalized or decriminalized for medicinal ere you reside. (Approximately 2" (See instruction 2)	x 2")				
e. Have you ever been adjudicated as a menta institution? (See definition 10 and 1p)	Il defective OR have you ever been committed to a mental					
f. Have you been discharged from the Arme			7.04 (4.64)			
g. Are you subject to a court order restraining intimate partner or child of such partner? (\$\frac{1}{2}\$	you from harassing, stalking, or threatening your child or an see definition 1q)					
h. Have you ever been convicted in any court	of a misdemeanor crime of domestic violence? (See definition 1r)					
13a. Country of Citizenship: (Check/List mor	e than one, if applicable. Nationals of the United States may check U.S.A.) (See definition 1s)					
United States of America	Other Country/Countries (specify):					
		Yes	No			
 Have you ever renounced your United Sta 	tes citizenship?					
 Are you an alien illegally or unlawfully in 	the United States?					
d.1. Are you an alien who has been admitted to the United States under a nonimmigrant visa? d.2. If "yes", do you fall within any of the exceptions stated in the instructions? Attach the documentation to the application						
14. If you are an alien, record your U.SIssue	d Alien or Admission number (AR#, USCIS#, or 194#):					
form will be directed to the chief law enforce		ind any	7			
Signature of Maker	12/08/2022 Date					
organisme of whater	Date					

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15. Number of Resp	onsible Persons (see defi	initions) associated with the applic	cant trust or legal entity	l			
can be listed on	the form, attach a separe	below for each Responsible Person ate sheet listing the additional Res e, must be submitted with the Form	sponsible Person(s)). Plea	ase note that a complete			
Full Name			Full Name				
JAKE DEWILDE							
	X						
			_				
			_				
17. Method of Pay	ment (Check one) (See	instruction 2h) (if paying by cred	lit/debit card, complete ti	he sections below)		7.1.2	
Check (Enclose		Check or Visa der (Enclosed)	Mastercard	American Express	Discover	Diners Club	
Credit/Debit Card N	(umber (No dashes)		Name as Printed on the	e Credit/Debit Card	Expiration	n Date (Month & year)	
	Address:						
Credit/Debit Card							
Billing Address:	City:	State	:	Zip	Zip Code:		
	1				Tax Amount:		
					\$		
I Authorize ATF to	Charge my Credit/Debit	t Card the Above Amount.					
	Signature o	f Cardholder			Date		
Your credit/debit ca	ard will be charged the a	bove stated amount upon receipt	of your application. The	e charge will be reflecte	ed on your credit/debi	t card statement.	
In the event your ap	pplication is NOT appro	ved, the above amount will be cre	edited to the credit/debit	card noted above.			
		Important Informatio	n for Currently Registe	red Firearms			
If you are the current	t registrant of the firearm	described on this form, please not	te the following informati	ion.			
		g the transfer of firearms in an est Road, Martinsburg, WV 25405.	ate resulting from the dea	ath of the registrant iden	tified in item 3b, the e	executor should contact	
		ed in item 4 is a machinegun, sho ermission from ATF prior to any to		0 ,			
		istrant shall notify the NFA Divisi escription of the firearm in item 4			xplosives, 244 Needy	Road, Martinsburg,	
Restrictions on Post the firearm.	session: Any restriction	(see approval block on face of form) on the possession of the firearm identified in item 4 continues with the further transfer of					
Persons Prohibited dispose of the firearn		ms: If the registrant becomes prohibited from possessing a firearm, please contact the NFA Division for procedures on how to					
Proof of Registration upon request.	on: A person possessing	a firearm registered as required by the NFA shall retain proof of registration which shall be made available to any ATF officer					
		Paperwo	rk Reduction Act Notice	•			
firearm would be in		k Reduction Act of 1995. The inf il, State, and local law. The data is					
The estimated average	ge burden associated with	n this collection of information is	4.0 hours per respondent	or recordkeeper, depend	ing on individual circ	umstances.	

Comments concerning the accuracy of this burden estimate and suggestion for reducing this burden should be addressed to Reports Management Officer, Information

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number.

Technology Coordination Staff, Bureau of Alcohol, Tobacco, Firearms and Explosives, Washington, DC 20226.

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PrivacyAct Information

- Authority. Solicitation of this information is made pursuant to the National Firearms Act (26 U.S.C. § § 5821 and 5822). Disclosure of this information by the applicant is mandatory for any person (other than a manufacturer qualified under the National Firearms Act) making a firearm as defined in the National Firearms Act.
- 2. Purpose. To verify payment of the tax imposed by 26 U.S.C. § 5821; to determine that the making would not be in violation of law; and to effect registration of the
- 3. Routine Uses. The information will be used by ATF to make the determinations set forth in paragraph 2. In addition, to effect registration of the firearm, information as to the identification of the firearm, date of registration, and the identification and address of person entitled to possess the firearm will be entered into the National Firearms Registration and Transfer Record. No information obtained from an application, registration, or records required to be submitted by an individual in order to comply with any provision of the National Firearms Act or regulation issued thereunder, shall, except in connection with prosecution or other action for furnishing false information, be used, directly or indirectly, as evidence against that person in any criminal proceeding with respect to a violation of law occurring prior to or concurrently with the filing of the application. The information from this application may only be disclosed to Federal authorities for purposes of prosecution for viola tion of the National Firearms Act.
- 4. Effects of not Supplying Information Requested. Failure to supply complete information will delay processing and may cause denial of the application.

Definitions/Instructions

1. Definitions.

- National Firearms Act (NFA). Title 26, United States Code, Chapter 53.
 The implementing regulations are found in Title 27, Code of Federal
 Regulations, Part 479.
- b. Gun Control Act (GCA). Title 18, United States Code, Chapter 44. The implementing regulations are found in Title 27, Code of Federal Regulations, Part 478.
- c. Firearm. The term "firearm" means: (1) a shotgun having a barrel or barrels of less than 18 inches in length; (2) a weapon made from a shotgun if such weapon as modified has an overall length of less than 26 inches or a barrel or barrels of less than 18 inches in length; (3) a rifle having a barrel or barrels of less than 16 inches in length; (4) a weapon made from a rifle if such weapon as modified has an overall length of less than 26 inches or a barrel or barrels of less than 16 inches in length; (5) any other weapon, as defined in 26 U.S.C. § 5845(e); (6) a machinegun; (7) a muffler or a silencer for any firearm whether or not such firearm is included within this definition; and (8) a destructive device, as defined in 26 U.S.C. § 5845 (f).
- d. Person. A partnership, company, association, trust, corporation, including each responsible person associated with such an entity; an estate; or an individual.
- e. Responsible Person. In the case of an unlicensed entity, including any trust, partnership, association, company (including any Limited Liability Company (LLC)), or corporation, any individual who possesses, directly or indirectly, the power or authority to direct the management and policies of the trust or entity to receive, possess, ship, transport, deliver, transfer or otherwise dispose of a firearm for, or on behalf of, the trust or legal entity. In the case of a trust, those persons with the power or authority to direct the management and policies of the trust includes any person who has the capability to exercise such power and possesses, directly or indirectly, the power or authority under any trust instrument, or under State law, to receive, possess, ship, transport, deliver, transfer, or otherwise dispose of a firearm for, or on behalf of the trust. Examples of who may be considered a responsible person include settlors/grantors, trustees, partners, members, officers, directors, board members, or owners. An example of who may be excluded from this definition of responsible person is the beneficiary of a trust, if the beneficiary does not have the capability to exercise the enumerated powers or authorities.
- f. Employer Identification Number (EIN). Required of taxpayerfiling special (occupational) tax returns under 27 CFR § 479.35.
- g. Special (Occupational) Tax. Required by the NFA to be paid by a Federal firearms licensee engaged in the business of manufacturing (Class 2), importing (Class 1), or dealing (Class 3) in NFA firearms.
- Federal Firearms License. A license issued under the provisions of the GCA to manufacture, import or deal in firearms.
- ATF Officer. An officer or employee of the Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF) authorized to perform any function relating to the administration of the NFA.

- j. Make. The term "make", and the various derivatives of such word, shall include manufacturing (other than by one qualified to engage in such business under the NFA), putting together, altering, any combination of these, or otherwise producing a firearm.
- Reactivation. The restoration of a registered unserviceable NFA firearm to a functional condition. This action incurs the making tax liability.
- Unserviceable Firearm. One which is incapable of discharging a shot by means of an explosive and incapable of being readily restored to firing condition. An acceptable method of rendering most firearms unserviceable is to fusion weld the chamber closed and fusion weld the barrel solidly to the frame.
- m. Maker. A person applying to make an NFA firearm.
- n. Prohibited Person. Generally, 18 U.S.C. § 922 (g) prohibits the shipment, transportation, receipt, or possession in or affecting interstate commerce of a firearm by one who: has been convicted of a misdemeanor or crime of domestic violence; has been convicted of a felony, or any other crime, pun ishable by imprisonment for a term exceeding one year (this does not include State misdemeanors punishable by imprisonment of two years or less); is a fugitive from justice, is an unlawful user of, or addicted to, marijuana or any depressant, stimulant, or narcotic drug, or any other controlled substance; has been adjudicated as a mental defective or has been committed to a mental institution; has been discharged from the Armed Forces under dishonorable conditions, has renounced his or her U.S. citizenship; is an alien illegally in the United States or an alien admitted to the United States under a nonimmigrant visa; or is subject to certain restraining orders. Furthermore, Section 922 (n) prohibits the ship ment, transportation, or receipt in or affecting interstate commerce of a firearm by one who is under indictment or information for a felony in any Federal, State or local court, or any other crime, punishable by imprison ment for a term exceeding one year. An information is a formal accusation of a crime verified by a prosecutor.

EXCEPTION: A person who has been convicted of a felony, or any other crime, for which the judge could have imprisoned the person for more than one year, or who has been convicted of a misdemeanor crime of domestic violence, is not prohibited from purchasing, receiving, or possessing a firearm if: (1) under the law of the jurisdiction where the conviction occurred, the person has been pardoned, the conviction has been expunged or set aside, or the person has had their civil rights (the right to vote, sit on a jury, and hold public office) taken away and later restored AND (2) the person is not prohibited by the law of the jurisdiction where the conviction occurred from receiving or possessing firearms. Persons subject to this exception should mark "no" in the applicable box.

Adjudicated As a Mental Defective. A determination by a court, board, commission, or other lawful authority that a person, as a result of marked subnormal intelligence, or mental illness, incompetency, condition, or disease:

 is a danger to himself or to others; or (2) lacks the mental capacity to contract or manage his own affairs. This term shall include; (1) a finding of insanity by a court in a criminal case; and (2) those persons found incompetent to stand trial or found not guilty by reason of lack of mental responsibility.

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Instruction (Continued)

p. Committed to a Mental Institution. A formal commitment of a person to a mental institution by a court, board, commission, or other lawful authority. The term includes a commitment to a mental institution involuntarily. The term includes commitments for other reasons, such as for drug use. The term does not include a person in a mental institution for observation or a voluntary admission to a mental institution.

EXCEPTION NICS Improvement Amendments Act of 2007; A person who has been adjudicated as a mental defective or committed to a mental institu tion in a state proceeding is not prohibited by the adjudication or commitment if the person has been granted relief by the adjudicating/committing state pursuant to a qualifying mental health relief from disabilities program. Also, a person who has been adjudicated as a mental defective or committed to a mental institution by a department or agency of the Federal Government is not prohibited by the adjudication or commitment if either: (a) the person's adjudication or commitment was set-aside or expunged by the adjudicating/ committing agency; (b) the person has been fully released or discharged from all mandatory treatment, supervision, or monitoring by the agency; (c) the person was found by the agency to no longer suffer from the mental health condition that served as the basis of the initial adjudication/commitment; or (d) the adjudication or commitment, respectively is based solely on a medical finding of disability, without an opportunity for a hearing by a court, board, commission, or other lawful authority, and the person has not been adjudicated as a mental defective consistent with section 922(g)(4) of title 18, United States Code; or (e) the person was granted relief from the adjudicating/committing agency pursuant to a qualified mental health relief from disabilities program. Persons who fall within one of the above exceptions should mark "no" in the applicable box. This exception to an adjudication or commitment by a Federal department or agency does not apply to any person who was adjudicated to be not guilty by reason of insanity, or based on a lack of mental responsibility, or found incompetent to stand trial, in any criminal case or under the Uniform Code of Military Justice.

- q. Restraining Order. Under 18 U.S.C. § 922, firearms may not be sold to or received by persons subject to a court a hearing which the person received actual notice of and had an opportunity to participate in; (B) restrains such person from harassing, stalking, or threatening an intimate partner or child of such intimate partner or person, or engaging in other conduct that would place an intimate partner in reasonable fear of bodily injury to the partner or child; and (C)(i) includes a finding that such person represents a credible threat to the physical safety of such intimate partner or child; or (ii) by its terms explicitly prohibits the use, attempted use, or threatened use of physical force against such intimate partner or child that would reasonably be expected to cause bodily injury. An "intimate partner of a person is; the spouse or former spouse of the person, the parent of a child of the person, or an individual who cohabitates or has cohabitated with the person.
- r. Misdemeanor Crime of Domestic Violence. A Federal, State, local, tribal offense that is a misdemeanor under Federal, State, or tribal law and has, as an element, the use or attempted use of physical force, or the threatened use of a deadly weapon, committed by a current or former spouse, parent, or guardian of the victim, by a person with whom the victim shares a child in common, by a person cohabitating with, or has cohabited with the victim as a spouse, parent, or guardian, or by a person similarly situated to a spouse, parent, or guardian of the victim. The term includes all misdemeanors that have as an element the use or attempted use of physical force or the threatened use of a deadly weapon (e.g., assault and battery), if the offense is committed by one of the defined parties. (See Exception in the definition of "Prohibited Person"). A person who has been convicted of a misdemeanor crime of domestic violence also is not prohibited unless; (1) the person was represented by a lawyer or gave up the right to a lawyer; or (2) if the person was entitled to a jury, was tried by a jury, or gave up the right to a jury trial. Persons subject to this exception should mark "no" in the applicable box.
- s. Alien Admitted to the United States Under a Nonimmigrant Visa. An alien admitted to the United States under a nonimmigrant visa includes, among others, persons visiting the United States temporarily for business or pleasure, persons studying in the United States who maintain a residence abroad, and certain temporary foreign workers. These aliens must answer "yes" to question 13.d.1 and provide the additional documentation required under question 13.d.2. Permanent resident aliens and aliens legally admitted to the United States pursuant to either the Visa Waiver Program or to regulations otherwise exempting them from visa requirements may answer "no" to this question and are not required to submit the additional

documentation under 13.d.2. An alien admitted to the United States under a nonimmigrant visa is not prohibited from purchasing, receiving, or possessing a firearm if the alien; (1) is in possession of a hunting license or permit lawfully issued by the Federal Government, a State, or local government, or an Indian tribe federally recognized by the Bureau of Indian Affairs, which is valid and unexpired; (2) was admitted to the United States for lawful hunting or sporting purposes; (3) is an official representative of a foreign government who is accredited to the United States Government or the Government's mission to an international organization having its headquarters in the United States; (4) is an official representative of a foreign government who is en route to or from another country to which that alien is accredited; (5) is an official of a foreign government or a distinguished foreign visitor who has been so designated by the Department of State; (6) is a foreign law enforcement officer of a friendly foreign government entering the United States on official law enforcement business; (7) has received a waiver from the prohibition from the Attorney General of the United States.

t. Fugitives from Justice. Any person who has fled from any State to avoid prosecution for a felony or a misdemeanor, or any person who leaves the State to avoid giving testimony in any criminal proceeding. The term also includes any person who knows that misdemeanor or felony charges are pending against such person and who leaves the State of prosecution.

2. Preparation of Application and Payment of Tax.

- a. Authority. As provided by 26 U.S.C. § 5822, any person (other than a qualified manufacturer of firearms (see paragraph b)) seeking to make a firearm must submit, in duplicate, a separate application on this form for each firearm. The applicant maker must furnish all the information called for, except as noted by instructions within, on this application form. Please note that the form now contains a 3rd (CLEO) copy of the form for use in compliance with instruction 2g and item 10 of the form.
- b. Registration by Qualified Manufacturer. A person who has a Federal firearms license to manufacture firearms (Type 07 or 10) and who has paid special (occupational) tax to manufacture NFA firearms is exempt from the making tax and filing of the ATF Form 1 application. Such qualified manufacturer must report and register each NFA firearm manufactured by filing ATF Form 2, Notice of Firearms Manufactured or Imported, as required by 27 CFR § 479.103.
- c. Payment of/Exemption from Payment of Tax. As provided in 26 U.S.C. § 5821, there is a \$200.00 tax on each firearm made, except as provided in 26 U.S.C. §§ 5852 and 5853, when an NFA firearm may be made without payment of the tax when made by, or on behalf of the United States or any State or political subdivision thereof. Documentation that the firearm is being made for a government entity, such as a United States government contract or a State or local government agency purchase order, must accompany the application. The reactivation of a registered un-serviceable firearm is subject to the making tax.
- d Completion of Form (Note: If the applicant is a Federal firearms licensee except for a Type 03 license, items 10, 11, 12, 13, 14, 15 and 16 are not required to be completed.).
 - (1) The applicant shall provide the applicant's complete name and mailing address in item 3b. If a post office box address is used, the physical address shall be entered in item 3c. If the applicant is a trust or legal entity, show only the complete name of the trust or legal entity and do not include any individual names (such as names of trustees or corporate officials). The address shall be the location within the particular state where the firearm will be maintained for a trust or legal entity. In the case of two or more locations for a legal entity, the address shown shall be the principal place of business within the particular state (or principal office, in the case of a corporation).
 - (2) If the applicant is an individual, the entire Form 1 shall be completed except for items 15 and 16. In addition, the applicant must include his or her fingerprints on FBI Form FD-258 and his or her photographs (see instruction 2g).
 - (3) If the applicant is other than an individual, e.g., a trust or legal entity ATF Form 1 (5320.1) such as a corporation, the applicant shall not complete items 11, 12, Revised May 201613, and 14. All other items must be completed including the signing of the Certification statement.
 - (4) Documentation of entity existence:
 - (a) If the applicant is other than an individual, the applicant must attach documentation evidencing the existence and validity of the entity, which includes complete and unredacted copies Of partnership agreements, articles of incorporation, corporate registration, declarations of trust with any trust schedules, attachments, exhibits, and enclosures.

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- (b) If the applicant entity has had an application approved as a maker or transferee within the preceding 24 months of the date of filing this application, and there has been no change to the documentation evidencing the existence and validity of the entity previously provided, the entity may provide a certification that the information has not been changed since the prior approval and shall identify the application for which the documentation had been submitted by form number, serial number, and date approved.
- (5) If the applicant is other than an individual, each responsible person (see definition 1e) for the trust or legal entity must include a completed ATF Form 5320.23, National Firearms Act (NFA) Responsible Person Questionnaire, with the submitted Form 1.
- (6) Item 17 (Method of Payment) is obscured on the ATF copy 2 (Registrant) and the CLEO copy. In addition, item 4g (serial number) is obscured on the CLEO copy. These fields do not require completion on these copies.
- e. Photograph and Fingerprints. An individual maker (including any Federally licensed collector who is an individual but not any other type of Federal firearms licensee) must (1) attach to each copy in item 12 of the ATF Form 1, a 2 inch x 2 inch photograph of his/her frontal view taken within one year prior to the date of the application and (2) submit two properly completed FBI Forms FD-258 (Fingerprint Card with blue lines) with application. The fingerprints must be clear for accurate classification and taken by someone properly equipped to take them.
- f. Signatures. All signatures required on ATF Form 1 must be original in ink on both copies.
 - (1) if the applicant is an individual, the applicant shall sign the form;
 - if the applicant is a trust or legal entity, a responsible person of the trust or legal entity shall sign the form;
 - (3) if the applicant is a Federal firearms licensee, a responsible person of the Federal firearms licensee shall sign the form; or
 - (4) if the applicant is a government entity, a person who has a authority to sign for the entity shall sign the form.
- g. Law Enforcement Notification. The applicant must provide a copy of the Form 1 to the chief law enforcement officer (CLEO) who has jurisdiction over the area of the applicant's address shown in item 3b of the Form 1. In addition, if the applicant is other than an individual, a copy of the Form 5320.23, National Firearms Act (NFA) Responsible Person Questionnaire, for each responsible person must be provided to their respective chief law enforcement officer. The chief law enforcement officer is considered to be the Chief of Police; the Sheriff; the Head of the State Police; or a State or local district attorney or prosecutor.
- h. Remittance. If the application is subject to the \$200 making tax, please complete item 17 of the ATF Form 1. Please note that you may pay the tax by credit/debit card, check, or money order. The check or money order is to be made payable to ATF. <u>Do not send cash</u>.
- i. Photocopies or Computer Generated Versions. After downloading or copying and printing this form from the ATF website, ensure that the front and back are on the same sheet of paper. The NFA Division will not approve the application if the front and back are on separate sheets of paper.
- j. Description of Firearm and Markings. (1) Item 4a. If you are modifying an existing firearm, enter the name and location of the original manufacturer. If you are creating the firearm, enter the maker's name, city and state. (2) Item 4b. The types of NFA firearms are listed in the definitions; (3) Item 4c. Specify one caliber or gauge. If there is another designation, indicate the designation in item 4h. (4) Item 4d. Show the model designation (if known). (5) Item 4e and 4f. Specify one barrel length and overall length in items 4e and 4f as applicable. Note: if the firearm has a folding or collapsible stock, the overall measurement is to be made with the stock extended. (6) Item 4g. Do not alter or modify the serial number of an existing firearm. Enter the existing serial number or, if a new firearm, one you create. (7) Markings: The maker is required to mark the firearm with his or her name, city and state. All markings are to be in compliance with 27 CFR 478.92 and 479.102.
- k. State or Local Permit. If a state or local permit or license is required before the making of the firearm, a copy of the permit or license must be submitted with the

- application. If the applicant is a trust or legal entity, when the State of residence or any responsible person requires a State or local permit or license, a copy of the permit or license must be submitted with Form 5320.23, National Firearms Act (NFA) Responsible Person Questionnaire.
- 1 Compliance with explosives laws (18 U.S.C. Chapter 40) and regulations (27 CFR Part 555). If the application is for a destructive device utilizing explosive materials, check the Explosives box in item 4.j and provide the type(s) of explosives to be used. If the applicant is other than a government agency, item 5 must be completed with an explosives license or permit number issued to the applicant. If the applicant is other than an individual, such as a legal entity, and does not have an explosives license or permit, then a responsible person for the applicant must have a license or permit and enter the information in item 5. To comply with the explosives laws and regulations, any member of a legal entity must also be identified as a responsible person or employee possessor on the explosives licenser or permit. A trust cannot be issued an explosives license or permit.
- m. Submission. The maker shall submit 2 complete forms (ATF copy and registrant copy) with original signatures to the NFA Division at the address on the face of the form. The applicant shall direct a 3rd complete copy of the form to the chief local law enforcement officer (CLEO) as provided in instruction 2g and item 10.
- Approval of Application. Upon approval of an application, the NFA Division
 will affix the NFA tax stamp (if any) to the application, cancel it, and return the
 approved copy to the maker. The approval of the application effectuates
 registration of the firearm to the maker; however, the firearm must not be made
 until the applicant has been approved.
- Withdrawal of Application. The application may be withdrawn prior to approval by submission of a written request to the Chief, NFA Division, 244 Needy Road, Martinsburg, WV 25405 from the maker. The NFA Division will arrange for a refund of any tax paid.
- 5. Cancellation of Approved Application. An approved application may be can celled only if the firearm had not been made or modified. The maker must return the approved application with original tax stamp affixed with a written request for cancel lation, citing the need and that the making of the firearm did not take place. The NFA Division will arrange for a refund of any tax paid.
- Disapproval of Application. If the application is disapproved, the NFA
 Division will note the reason for disapproval on the application and return one
 copy to the maker. The NFA Division will arrange for a refund of any tax paid.
- Reason for Disapproval. 26 U.S.C. § 5822 provides that applications shall be denied if the making or possession of the firearm would place the maker in violation of law.
 - Violation of Law. Applications shall be denied if the making or possession
 of the firearm would place the person making the firearm in violation of law.
 - b. Machineguns. 18 U.S.C. § 922 (o) provides that a machinegun may be made only for government use or export. An application will be denied unless the making meets these criteria.
 - c. Persons Prohibited from Making a Firearm. The application will be disapproved if the maker is a person prohibited from possessing a firearm. For information regarding persons prohibited from possessing a firearm, refer to definitions 1n through 1t.
- Inquiries. Information relating to the NFA and other firearms laws is available
 at the ATF Internet website at www.atf.gov. Any inquiry relating to the status of an
 application to transfer an NFA firearm or about procedures in general should be
 directed to the NFA Division at (304) 616-4500. Please be aware that any dissemina
 tion byATF of information relating to the application to register an NFA firearm must
 conform with the restrictions in 26 U.S.C. § 6103.
- 9. Penalties. Any person who violates or fails to comply with any of the requirements of the NFA shall, upon conviction, be fined not more than \$10,000 or be imprisoned for not more than 10 years, or both. Any firearm involved in a violation of the NFA shall be subject to seizure and forfeiture. It is unlawful for any person to make or cause the making of a false entry on any application or record required by the NFA knowing such entry to be false.
- Compliance with the Gun Control Act. Person must also comply with all relevant portions of the GCA.

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U.S. Department of Justice

Bureau of Alcohol, Tobacco, Firearms and Explosives

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RESTRICTED REGISTRATION-Possession limited to continued compliance with provisions of Public Law 99-308.

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U.S. Department of Justice

Bureau of Alcohol, Tobacco, Firearms and Explosives

Control

Number:

2023133773

Reasons For Disapproval

PROHIBITED FROM POSSESSION OF A FIREARM UNDER 18 U.S.C. 922(O). IT IS AGAINST THE LAW TO MAKE OR MANUFACTURE A MACHINEGUN AFTER MAY 19, 1986 UNLESS THE MAKER OR MANUFACTURER HAS A TYPE 7 OR 10 FFL WITH 62/72 SOT OR FOR OR BY A GOVERNMENT AGENCY. REFUND REQUESTED.